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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

First Named Inventor	PRINGLE, Joseph A.
Confirmation No.	N/A
Application No.	08/853,604
Filing Date	05/09/1997
Art Unit	1764
Examiner	V. Manoharan
Title	MICROWAVE PYROLYSIS
	APPARATUS FOR WASTE
	TIRES
Docket #	P04480US0/RFH

Attention: Office of Petitions
Mail Stop Petition
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450
FAX (703) 872-9306

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent & Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus any extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- (1) Petition fee;
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee required for all utility and plant applications filed before June 8, 1995; and for all design applications; and
- (4) Statement that the entire delay was unintentional.
- 1. Petition fee

Х	Small entity fee \$750.00 (3	37 CFR 1.17(m)).	Applicant	claims smal	I entity status.	See 37 CFR	1.27.
	Other than small entity fee	\$(3	37 CFR 1.1	7(m))			

2. Reply and/or fee

	P.y (
A.		The reply and/or fee to the above-noted Office of payment of the Issue Fee and submission of for (identify type of reply):	Action in the form of mal replacement drawings	
	x	has been filed previously onls enclosed herewith.	T1/03/2005 SZEWDIE2 00000017 088	353604 750.00 ŪP
В.		The issue fee and publication fee (if application	02 FC:2453 of \$ <u>700</u> .	730100 01
	X	has been paid previously onls enclosed herewith.	_	

	3.	Terminal	disclaimer	with	disclaimer	fee
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X	Since this utility/plant application was filed on or after June 8, 1995, no ter is required.	minal disclaimer
	A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for other than a small entity) disclaiming the required enclosed herewith (see PTO /SB/63).	for a small period of time is

4. STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.138(b) was unintentional (MPEP 711.03(c), subsections (III)(C) and D)).]

ENCLOSURES

- X Fee Payment
- X Reply

Terminal Disclaimer Form

- X Additional sheets containing statements establishing unintentional delay
- X Other: Three (3) sheets of formal replacement drawings
- X A CREDIT CARD PAYMENT FORM (PTO-2038) in the amount of \$1450.00 is enclosed.
- X The Commissioner is authorized to charge any additional fee or extension fee due in connection herewith to Deposit Account No. 12-0555:
 - (1) if no payment or an insufficient payment is enclosed and a fee is due in connection herewith; or
 - (2) if no petition for extension of time is enclosed but an EOT is required and in this event, applicant hereby petitions under 37 CFR 1.136(a) for an extension of time of as many months as are required to render this submission timely.

Date: November 2, 2005

By: Ross F. Hunt, Jr. Registration No.: 24.0

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ADDITIONAL SHEET CONTAINING STATEMENT ESTABLISHING UNINTENTIONAL DELAY

The applicant-inventor, Mr. Joseph A. Pringle, is disabled and is unable to hold a job. Despite this, he has been quite diligent in pursuing this matter throughout the years since the application became abandoned for failure to pay the issue fee. The original failure to pay the issue fee was a result of Mr. Pringle's inability to pay the fee and for the past services in connection with prosecution of the application. Mr. Pringle never intended to abandon the application, and since that time has worked hard in attempting to find the required financial backing to enable reviving the application as well as commercializing of the invention. In this regard, he has provided for the use of various listings (Recyclers World, Green Pages, etc) and has worked with several companies over the years, including a company in Nevada that appeared to be quite interested at one point. Other interested parties included power plant owners in various locations and numerous others (including Senator Miller from Arkansas). Despite his untiring efforts, Mr. Pringle has only very recently been able to obtain the required funding.